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HOLLIDAY, JAIME MICHELE				
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/500,370

Applicant(s)

RAJANIEMI, JAAKKO

Examiner

JAIME M. HOLLIDAY

Art Unit

2617

Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 24 March 2009.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-19, 21, 27 and 29-51 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-19, 21, 27 and 29-51 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB-08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

Response to Arguments

Applicant's arguments filed March 24, 2009, with regards to the U.S.C. 112, first paragraph, of claims 50 and 51 have been fully considered but they are not persuasive.

Applicants basically argue that the U.S.C. 112 rejection, first paragraph, rejection is improper, because the Applicant need not describe every feature exactly. Further, Applicants contend that the use of software is known to a person of ordinary skill in the art, and that network applications are most commonly realized via software.

Examiner respectfully disagrees, because, as discussed by Applicants in "REMARKS," "the service of such a system *may* be performed by software." Examiner is not required to make assumptions regarding Applicants' invention to prosecute the claims, but rather refers to the specification to interpret the claims in light of what is disclosed in the specification.

Applicants further argue that since the 112, first paragraph, rejection was applied that the 35 U.S.C. 103 rejections of claims 50 and 51 should be withdrawn. Also, according to the policy of compact prosecution, it was a violation of this policy to apply the 112, first paragraph, rejection and any further such non-prior art rejections.

Examiner respectfully disagrees, because as discussed by Applicant, compact prosecution requires that the Examiner interpret the claims as best as possible in order to apply the proper rejections. Also, claims 50 and 51 were originally rejected using U.S.C. 101, because at the time the original claims were presented, the claims were non-statutory. As the Office reviews interpretation of the law, the propriety of applying such rejections as U.S.C. 101 may also change. Examiner withdrew the previous 101

rejection, and examined the amended claims 50 and 51, at which point the 112, first paragraph rejections were applied.

Therefore, in view of the preceding arguments, Examiner maintains the previous U.S.C. 112, first paragraph rejection of claims 50 and 51.

Applicant's arguments with respect to **claims 1-19, 21, 27 and 29-51** have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. **Claims 50 and 51** are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claims 50 and 51 recite a "computer program embodied on a computer-readable medium," however such a program and/or software embodied on a computer readable medium is not taught, suggested or disclosed in Applicant's specification.

Claim Rejections - 35 USC § 103

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
4. **Claims 1, 3, 4, 6, 7-14, 16, 17, 21, 27, 29-34, 36-38, 40, 42, 43, 46, 47, 50 and 51** are rejected under 35 U.S.C. 103(a) as being unpatentable over **Chavez et al. (US 6,591,102 B1)** in view of **Lamb (6,085,083)**, and in further view of **Bui et al. (US 6,412,007 B1)**.

Consider **claim 1**, Chavez et al. clearly show and disclose a method for transmitting feature and authentication information for wireless communication services, (col. 1 line 67- col. 2 lines 2), comprising: receiving an outgoing service request from a mobile handset, reading on the claimed "user," and a base station reading a memory for storing authentication information for mobile handsets services by the base station, reading on the claimed "node." The base station determines whether the authentication information is stored in the memory. If it is, the base station reads the authentication information and performs normal authentication. The service provider wireless server maintains records as to which services the mobile handset receives, reading on the claimed "using a specific record associated with a user, the specific record is stored at a node," (col. 1 lines 45-48, col. 5 lines 35-50).

However, Chavez et al. fail to specifically disclose that a specific record contains information that is used to determine that a user is to be verified with a home network.

In the same field of endeavor, Lamb clearly shows and discloses that each MSC communicating to an HLR has a corresponding MPCM file record in the MPCM file of the HLR. SUBS file **222** is the "subscribers' files" which store subscribers' profiles on a per subscriber basis (i.e., information for each cellular phone). The FRAUD--INFO segment of a subscriber's profile record indicates whether or not fraud protection (i.e., FP check) is authorized for this subscriber. If an unlocked phone becomes inactive for a predetermined period of time, the HLR automatically invokes the fraud protection feature until the subscriber unlocks the phone with feature code and PIN entries, reading on the claimed "specific record contains information that determines that a user characteristic is to be verified with a home network prior to providing access to said service," (col. 2 line 61- col. 3 line 6, col. 4 lines 29-45, col. 5 lines 46-50).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authorize fraud protection as taught by Lamb in the method of Chavez et al., in order to include fraud protection in the HLR (Lamb; abstract).

However, Chavez et al., as modified by Lamb, fail to specifically disclose authorization is verified when the number of simultaneous session is equal to a predetermined number.

In the same field of endeavor, Bui et al. clearly show and disclose after determining the number of sessions that are currently established for a particular entity, the local DSC compares the number to a session threshold value, wherein

the threshold identifies the maximum number of session allowed before SLOW LANE authorization is required, reading on the claimed "authorization and authentication for the user is verified when the number of simultaneous session is equal to a predetermined number," (5 lines 36-50, col. 5 line 60- col. 6 line 8, col. 6 lines 12-22).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to perform an authentication after the number of currently established sessions reaches a maximum as taught by Bui et al. in the method of Chavez et al., as modified by Lamb, in order to control authorization and access to a system and/or its services.

Consider **claims 3 and 4**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 1 above**, and in addition, Chavez et al. further discloses that the base station determines whether the authentication information is stored in the memory, and if it is, the base station reads the authentication information and performs normal authentication, reading on the claimed "deciding based on said information that the authentication and/or authorization needs be verified; performing the authentication and/or authorization," (col. 5 lines 25-60).

Consider **claim 6**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 4 above**, and in addition, Chavez et al. further discloses that the base station determines whether the authentication information is stored in the

memory, and if it is, the base station reads the authentication information and performs normal authentication, reading on the claimed "performing the authentication and/or authorization in the node if the required parameters are available," (col. 5 lines 25-60).

Consider **claim 7**, Chavez et al. clearly show and disclose a method for transmitting feature and authentication information for wireless communication services, (col. 1 line 67- col. 2 lines 2), comprising: receiving an outgoing service request from a mobile handset, reading on the claimed "user," and a base station reading a memory for storing authentication information for mobile handsets services by the base station, reading on the claimed "node." The base station determines whether the authentication information is stored in the memory. If it is, the base station reads the authentication information and performs normal authentication. The service provider wireless server maintains records as to which services the mobile handset receives, reading on the claimed "using a user specific record, determines that a user characteristic is to be verified to providing access to said service; and providing access to said service responsive to said user specific record," (col. 1 lines 45-48, col. 5 lines 35-50).

However, Chavez et al. fail to specifically disclose that a specific record contains information that is used to determine that a user is to be verified with a home network.

In the same field of endeavor, Lamb clearly shows and discloses that each MSC communicating to an HLR has a corresponding MPCM file record in the

MPCM file of the HLR. SUBS file **222** is the "subscribers' files" which store subscribers' profiles on a per subscriber basis (i.e., information for each cellular phone). The FRAUD--INFO segment of a subscriber's profile record indicates whether or not fraud protection (i.e., FP check) is authorized for this subscriber. If an unlocked phone becomes inactive for a predetermined period of time, the HLR automatically invokes the fraud protection feature until the subscriber unlocks the phone with feature code and PIN entries, reading on the claimed "using a user specific record associated with a user, wherein the user record is stored in a server node, that indicates a condition that, when satisfied, determines that a user characteristic is to be verified with a home network prior to providing access, " (col. 2 line 61- col. 3 line 6, col. 4 lines 29-45, col. 5 lines 46-50).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authorize fraud protection as taught by Lamb in the method of Chavez et al., in order to include fraud protection in the HLR (Lamb; abstract).

However, Chavez et al., as modified by Lamb, fail to specifically disclose authorization is verified when the number of simultaneous session is equal to a predetermined number.

In the same field of endeavor, Bui et al. clearly show and disclose after determining the number of sessions that are currently established for a particular entity, the local DSC compares the number to a session threshold value, wherein

the threshold identifies the maximum number of session allowed before SLOW LANE authorization is required, reading on the claimed "wherein the condition is that authorization and authentication is verified when the number of simultaneous session is equal to a predetermined number," (5 lines 36-50, col. 5 line 60- col. 6 line 8, col. 6 lines 12-22).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to perform an authentication after the number of currently established sessions reaches a maximum as taught by Bui et al. in the method of Chavez et al., as modified by Lamb, in order to control authorization and access to a system and/or its services.

Consider **claim 8**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose that the base station determines if the received request is for an incoming or outgoing service request. If it is for an incoming service request, the base station reads authentication information from the incoming request. The authentication information may then be stored in a memory in base station and normal authentication is performed, reading on the claimed "determining if said condition is satisfied; and providing access to said service without verifying said user characteristic if said condition is not satisfied," (col. 5 lines 10-32).

Consider **claim 9**, Chavez et al., as modified by Lamb, clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition,

Chavez et al. further disclose that if the received request is for an outgoing service request, the base station determines whether the authentication information is stored in the memory. If it is, the base station reads the authentication information and performs normal authentication. If it isn't, the base station transmits a request for authentication information to the mobile switching system, wherein the mobile switching system forwards the request to a service provider wireless server, reading on the claimed "determining whether said condition is satisfied; verifying said user characteristic if said condition is satisfied; and subsequent to said step of verifying the user characteristic providing access to said service when said user characteristic indicates the user is permitted access to said service," (col. 1 lines 45-48, col. 5 lines 35-50).

Consider **claim 10**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose that if the request is an incoming service request, which could be an outgoing service request including a telephone number requesting a call, the base station reads the authentication information from the incoming service request, the information may or may not stored in memory for future use, if it is normal authentication is performed, if it isn't the base station transmits a request for authentication information, reading on the claimed "determining whether said condition is satisfied when a call session between said user and said service provider node is initiated," (col. 5 lines 10-60).

Consider **claim 11**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose that if the request is an incoming service request, wherein this request could be an incoming service request from the MSC to provide a communication service to mobile handset, the base station reads the authentication information from the incoming service request, the information may or may not stored in memory for future use, if it is normal authentication is performed, reading on the claimed "determining from the user specific record associated with said user if said condition exists during a call session between said user equipment and said service provider node," (col. 5 lines 25-60).

Consider **claim 12**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose receiving an outgoing service request from a mobile handset, and a base station reading a memory for storing authentication information for mobile handsets services by the base station. The base station determines whether the authentication information is stored in the memory. If it is, the base station reads the authentication information and performs normal authentication, reading on the claimed "indicating, via said user specific record, when access to said service is permitted without determining, from data stored at a server node in said home network, whether access is permitted," (col. 5 lines 35-50).

Consider **claim 13**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose receiving an outgoing service request from a mobile handset, and a base station reading a memory for storing authentication information for mobile handsets services by the base station. The base station determines whether the authentication information is stored in the memory. If it is, the base station reads the authentication information and performs normal authentication, reading on the claimed "storing said user specific record at a node of said serving network," (col. 5 lines 35-50).

Consider **claim 14**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose that if a the service information is not stored in memory from a previous request for the service information, a request is sent to the service provider which has a database that stores all the services a mobile is allowed to receive, (col. 6 lines 20-35, col. 1 lines 35-60); the service provider then transmits the service information back to the MSC the MSC stores the information in memory, (col. 6 lines 20-65); service information is transmitted to the MSC which the information to the base station and then authentication takes place, (col. 6 lines 20-65, col. 5 lines 25-60); and if the authentication is successful service is provided to the user, reading on the claimed "generating a register message at said user

equipment and transmitting said register message to a local server node of said communication system; determining whether a condition indicated by said user specific record stored at said local server node is satisfied; generating an access message at said local server node indicating that access to said service is permitted; and transmitting said access message to said service provider node," (col. 6 lines 25-60).

Consider **claim 16**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose that if a the service information is not stored in memory from a previous request for the service information, a request is sent to the service provider which has a database that stores all the services a mobile is allowed to receive, (col. 6 lines 20-35, col. 1 lines 35-60); the service provider then transmits the service information back to the MSC the MSC stores the information in memory, (col. 6 lines 20-65); service information is transmitted to the MSC which transmits the information to the base station and then authentication takes place, (col. 6 lines 20-65, col. 5 lines 25-60); and if the authentication is successful service is provided to the user, reading on the claimed "generating an invite message at said user equipment and transmitting said invite message to a local server node of said communication system; determining whether a condition indicated by said user specific record stored at said local server node is satisfied; generating an access message at said local server node indicating that access to said service

is permitted; and transmitting said access message to said service provider node," (col. 5 lines 25-60).

Consider **claims 17 and 18**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 7 above**, and in addition, Chavez et al. further disclose that if a the service information is not stored in memory from a previous request for the service information, a request is sent to the service provider which has a database that stores all the services a mobile is allowed to receive, reading on the claimed "user characteristic comprises whether said user is authorized to access said service; user characteristic comprises whether said user is authenticated to access said service," (col. 6 lines 20-35, col. 1 lines 35-60).

Consider **claim 21**, Chavez et al. clearly show and disclose a method for transmitting feature and authentication information for wireless communication services, reading on the claimed "an apparatus," (col. 1 line 67- col. 2 lines 2), comprising: receiving an outgoing service request from a mobile handset, and a base station reading a memory for storing authentication information for mobile handsets services by the base station, reading on the claimed "receiving means for receiving a message from a user terminal." The base station determines whether the authentication information is stored in the memory. If it is, the base station reads the authentication information and performs normal authentication. The service provider wireless server maintains records as to which services the mobile handset receives. If the authentication is successful service is provided to

the user, reading on the claimed "storing means for using a user specific record, associated with said user, determines that a user characteristic is to be verified prior to providing a user with access to said a service; and generating means for generating, in response to said user specific record, an access message for providing said user with access to said service, from a service provider node," (col. 1 lines 45-48, col. 5 lines 25-60).

However, Chavez et al. fail to specifically disclose that a specific record contains information that is used to determine that a user is to be verified with a home network.

In the same field of endeavor, Lamb clearly shows and discloses that each MSC communicating to an HLR has a corresponding MPCM file record in the MPCM file of the HLR. SUBS file **222** is the "subscribers' files" which store subscribers' profiles on a per subscriber basis (i.e., information for each cellular phone). The FRAUD--INFO segment of a subscriber's profile record indicates whether or not fraud protection (i.e., FP check) is authorized for this subscriber. If an unlocked phone becomes inactive for a predetermined period of time, the HLR automatically invokes the fraud protection feature until the subscriber unlocks the phone with feature code and PIN entries. The HLR sends a regnot response back to VLR, which contains relevant parts of the subscriber's profile record from the SUBS file of HLR. The VLR stores the subscriber's profile in its database and sends the regnot response to serving MSC with the relevant parts of the subscriber's profile, reading on the claimed "storing a user specific record,

indicating a condition that, when satisfied, determines that a user characteristic is to be verified with a home network,” (col. 2 line 61- col. 3 line 6, col. 4 lines 29-45, col. 5 lines 46-50, col. 7 lines 40-45).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authorize fraud protection as taught by Lamb in the method of Chavez et al., in order to include fraud protection in the HLR (Lamb; abstract).

However, Chavez et al., as modified by Lamb, fail to specifically disclose authorization is verified when the number of simultaneous session is equal to a predetermined number.

In the same field of endeavor, Bui et al. clearly show and disclose after determining the number of sessions that are currently established for a particular entity, the local DSC compares the number to a session threshold value, wherein the threshold identifies the maximum number of session allowed before SLOW LANE authorization is required, reading on the claimed “wherein the condition is that authorization and authentication is verified when the number of simultaneous session is equal to a predetermined number,” (5 lines 36-50, col. 5 line 60- col. 6 line 8, col. 6 lines 12-22).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to perform an authentication after the number of currently established sessions reaches a maximum as taught by Bui et

al. in the method of Chavez et al., as modified by Lamb, in order to control authorization and access to a system and/or its services.

Consider **claim 27**, Chavez et al. clearly show and disclose a method for transmitting feature and authentication information for wireless communication services, comprising: receiving an outgoing service request from a mobile handset, reading on the claimed "apparatus," and a base station reading a memory for storing authentication information for mobile handsets services by the base station. The base station determines whether the authentication information is stored in the memory. The service provider wireless server maintains records as to which services the mobile handset receives. If the authentication is successful service is provided to the user, reading on the claimed "record using means for using a specific record associated with a user, determines that a user characteristic is to be verified prior to providing access to said service, from a service provider node," (col. 1 lines 45-48, col. 1 line 67- col. 2 lines 2, col. 5 lines 35-60).

However, Chavez et al. fail to specifically disclose that the mobile handset uses a specific record that contains information to determine that a user is to be verified with a home network.

In the same field of endeavor, Lamb clearly shows and discloses that each MSC communicating to an HLR has a corresponding MPCM file record in the MPCM file of the HLR. SUBS file **222** is the "subscribers' files" which store subscribers' profiles on a per subscriber basis (i.e., information for each cellular

phone). The FRAUD--INFO segment of a subscriber's profile record indicates whether or not fraud protection (i.e., FP check) is authorized for this subscriber. If an unlocked phone becomes inactive for a predetermined period of time, the HLR automatically invokes the fraud protection feature until the subscriber unlocks the phone with feature code and PIN entries, reading on the claimed " using a user specific record, indicating a condition that, when satisfied, determines that a user characteristic is to be verified with a home network, "(col. 2 line 61- col. 3 line 6, col. 4 lines 29-45, col. 5 lines 46-50).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authorize fraud protection as taught by Lamb in the method of Chavez et al., in order to include fraud protection in the HLR (Lamb; abstract).

However, Chavez et al., as modified by Lamb, fail to specifically disclose authorization is verified when the number of simultaneous session is equal to a predetermined number.

In the same field of endeavor, Bui et al. clearly show and disclose after determining the number of sessions that are currently established for a particular entity, the local DSC compares the number to a session threshold value, wherein the threshold identifies the maximum number of session allowed before SLOW LANE authorization is required, reading on the claimed "wherein the condition is that authorization and authentication is verified when the number of simultaneous

session is equal to a predetermined number," (5 lines 36-50, col. 5 line 60- col. 6 line 8, col. 6 lines 12-22).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to perform an authentication after the number of currently established sessions reaches a maximum as taught by Bui et al. in the method of Chavez et al., as modified by Lamb, in order to control authorization and access to a system and/or its services.

Consider **claim 29**, Chavez et al. clearly show and disclose a method for transmitting feature and authentication information for wireless communication services, (col. 1 line 67- col. 2 lines 2), comprising: receiving an outgoing service request from a mobile handset, reading on the claimed "user," and a base station reading a memory for storing authentication information for mobile handsets services by the base station, reading on the claimed "serving node." The base station determines whether the authentication information is stored in the memory. The service provider wireless server maintains records as to which services the mobile handset receives, reading on the claimed "storing an authorization and authentication profile, associated with said user, at a serving node; using said authorization and authentication profile at said serving node in the communication system; wherein said authorization and authentication profile, determines that a user characteristic is to be verified prior to providing access to said service," (col. 1 lines 45-48, col. 5 lines 35-50).

However, Chavez et al. fail to specifically disclose that a specific record contains information that is used to determine that a user is to be verified with a home network.

In the same field of endeavor, Lamb clearly shows and discloses that each MSC communicating to an HLR has a corresponding MPCM file record in the MPCM file of the HLR. SUBS file **222** is the "subscribers' files" which store subscribers' profiles on a per subscriber basis (i.e., information for each cellular phone). The FRAUD--INFO segment of a subscriber's profile record indicates whether or not fraud protection (i.e., FP check) is authorized for this subscriber. If an unlocked phone becomes inactive for a predetermined period of time, the HLR automatically invokes the fraud protection feature until the subscriber unlocks the phone with feature code and PIN entries, reading on the claimed "profile contains information indicating a condition that, when satisfied, determines that a user characteristic is to be verified with a home network," (col. 2 line 61- col. 3 line 6, col. 4 lines 29-45, col. 5 lines 46-50).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authorize fraud protection as taught by Lamb in the method of Chavez et al., in order to include fraud protection in the HLR (Lamb; abstract).

However, Chavez et al., as modified by Lamb, fail to specifically disclose authorization is verified when the number of simultaneous session is equal to a predetermined number.

In the same field of endeavor, Bui et al. clearly show and disclose after determining the number of sessions that are currently established for a particular entity, the local DSC compares the number to a session threshold value, wherein the threshold identifies the maximum number of session allowed before SLOW LANE authorization is required, reading on the claimed "wherein the condition is that authorization and authentication is verified when the number of simultaneous session is equal to a predetermined number," (5 lines 36-50, col. 5 line 60- col. 6 line 8, col. 6 lines 12-22).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to perform an authentication after the number of currently established sessions reaches a maximum as taught by Bui et al. in the method of Chavez et al., as modified by Lamb, in order to control authorization and access to a system and/or its services.

Consider **claims 30, 31, 42, 46, 50 and 51**, Chavez et al. clearly show and disclose a method for transmitting feature and authentication information for wireless communication services, reading on the claimed "apparatus; method; computer readable medium (computer program)," (col. 1 line 67- col. 2 lines 2), comprising: receiving an outgoing service request from a mobile handset, and a base station reading a memory for storing authentication information for mobile handsets services by the base station, reading on the claimed "processor; controller; interface for configured to receive a message from said user terminal." The base station determines whether the authentication information is stored in

the memory. The service provider wireless server maintains records as to which services the mobile handset receives. If the authentication is successful, service is provided to the user, reading on the claimed "processor configured to use a user specific record, associated with said user, determines that a user characteristic is to be verified prior to providing said user with access to said a service; and generate, in response to said user specific record, an access message for providing said user with access to said service from a service provider node.," (col. 1 lines 45-48, col. 5 lines 25-60).

However, Chavez et al. fail to specifically disclose that a specific record contains information that is used to determine that a user is to be verified with a home network.

In the same field of endeavor, Lamb clearly shows and discloses that each MSC communicating to an HLR has a corresponding MPCM file record in the MPCM file of the HLR. SUBS file **222** is the "subscribers' files" which store subscribers' profiles on a per subscriber basis (i.e., information for each cellular phone). The FRAUD--INFO segment of a subscriber's profile record indicates whether or not fraud protection (i.e., FP check) is authorized for this subscriber. If an unlocked phone becomes inactive for a predetermined period of time, the HLR automatically invokes the fraud protection feature until the subscriber unlocks the phone with feature code and PIN entries, reading on the claimed "user specific record associated with said user to indicate contains a condition

that, when satisfied, determines that a user characteristic is to be verified with a home network, " (col. 2 line 61- col. 3 line 6, col. 4 lines 29-45, col. 5 lines 46-50).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authorize fraud protection as taught by Lamb in the method of Chavez et al., in order to include fraud protection in the HLR (Lamb; abstract).

However, Chavez et al., as modified by Lamb, fail to specifically disclose authorization is verified when the number of simultaneous session is equal to a predetermined number.

In the same field of endeavor, Bui et al. clearly show and disclose after determining the number of sessions that are currently established for a particular entity, the local DSC compares the number to a session threshold value, wherein the threshold identifies the maximum number of session allowed before SLOW LANE authorization is required, reading on the claimed "wherein the condition is that authorization and authentication is verified when the number of simultaneous session is equal to a predetermined number," (5 lines 36-50, col. 5 line 60- col. 6 line 8, col. 6 lines 12-22).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to perform an authentication after the number of currently established sessions reaches a maximum as taught by Bui et al. in the method of Chavez et al., as modified by Lamb, in order to control authorization and access to a system and/or its services.

Consider **claims 32, 38, 43 and 47**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claims 30, 31, 42 and 46 above**, respectively, and in addition, Chavez et al. further discloses that if the service information is not sorted in the memory the MSC requests the information from the service provider, reading on the claimed "a transmitter configured to transmit said access message to a service provider," (col. 6 lines 20-50).

Consider **claim 34 and 40**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claims 30 and 31 above**, respectively, and in addition, Chavez et al. further discloses that if the service information is not sorted in the memory the MSC requests the information from the service provider, reading on the claimed "serving or proxy-call session control function node," (col. 6 lines 20-50).

Consider **claim 36**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 30 above**, and in addition, Chavez et al. further discloses that if the request is an incoming service request, base station reads the authentication information from the incoming service request, the information may or may not stored in memory for future use, if it is normal authentication is performed, reading on the claimed "a storage unit configured to store a user specific record," (col. 5 lines 25-60).

Consider **claim 37**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly shows and discloses the claimed invention **as applied to claim 31 above**, and in addition, Chavez et al. further discloses that if the request is an incoming service request, base station reads the authentication information from the incoming service request, the information may or may not stored in memory for future use, if it is normal authentication is performed, reading on the claimed "a storage unit configured to store a user specific record," (col. 5 lines 25-60).

5. **Claims 2, 5, 33, 39, 44 and 48** are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of **Chavez et al. (US 6,591,102 B1)** and **Lamb (6,085,083)**, in view of **Bui et al. (US 6,412,007 B1)**, and in further view of **Henry et al. (US 6,856,800 B1)**.

Consider **claims 2, 33, 39, 44 and 48**, and as **applied to claims 1, 30, 31, 42 and 46 above**, respectively, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly show and disclose the claimed invention except transferring information for the home AAA.

In the same field of endeavor, Henry et al. clearly show and disclose that the AP should have the public key of the mobile host's home AAA server, in the business partner database. This is set up between the access network and the mobile host's home network via a business agreement, reading on the claimed "transferring said information from the AAA-H to the serving node in the signaling

path for the service setup and/or service event and/or registration; a receiver configured to receive data comprising said user specific record transmitted from a home AAA server node,” (col. 4 lines 5-15).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to validate a users credentials locally at an access point with information previously received from the home AAA server as taught by Henry et al. in the method of Chavez et al. and Lamb, as modified by Bui et al., in order to provide fast authentication of a mobile host (Henry et al.).

Consider **claim 5**, and **as applied to claim 4 above**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly show and disclose the claimed invention except performing authentication/authorization at the home AAA.

In the same field of endeavor, Henry et al. clearly show and disclose that if the authentication credential is validated, the access point grants the network access device conditional access to the network, contacts the remote authentication server to verify a status of the authentication credential for the network access device; and suspends network access for the network access device in response to a message received from the remote authentication server that the authentication credential for the network access device has been revoked, reading on the claimed “performing the authentication and/or authorization by using the AAA-H,” (fig. 2, col. 2 lines 18-20).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to validate a users credentials locally at an access point and at a home AAA server as taught by Henry et al. in the method of Chavez et al. and Lamb, as modified by Bui et al., in order to provide fast authentication of a mobile host (Henry et al.).

6. **Claim 19** is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of **Chavez et al. (US 6,591,102 B1)** and **Lamb (6,085,083)**, in view of **Bui et al. (US 6,412,007 B1)**, and in further view of **Wright (US 6,957,061 B1)**.

Consider **claim 19**, and **as applied to claim 7 above**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly show and disclose the claimed invention except determining the frequency of performing authentication/authorization.

In the same field of endeavor, Wright clearly shows and discloses that the user equipment can allow the authentication vector to be used for a predetermined time period, number of calls or total call duration. Before requesting service, the user equipment determined whether the authentication vector should still be valid and issues with the KSI given by the serving network or a special KSI, which forces the serving network to request a new authentication vector when the next service request is made, reading on the claimed "condition determines the frequency at which said user is to be

authorized and/or authenticated during a call session between said user equipment and said service provider node,” (col. 3 lines 56-67).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authenticate a user who has been previously authenticated depending on a predetermined set time as taught by Wright in the method of Chavez et al. and Lamb, as modified by Bui et al., in order to provide maximum security for the home operator (Wright; col. 4 lines 3-4).

7. **Claims 15, 35, 41, 45 and 49** are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of **Chavez et al. (US 6,591,102 B1)** and **Lamb (6,085,083)**, in view of **Bui et al. (US 6,412,007 B1)**, and in further view of **Basilier et al. (6,728,536)**.

Consider **claim 15**, and **as applied to claim 14 above**, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly show and disclose the claimed invention, except that the information is specifically requested prior to storing the specific record and is transferred from the AAA-H in response.

In the same field of endeavor, Basilier et al. clearly show and disclose a method in which specific information, which may be access specific and/or application specific information is transmitted between visiting and home networks, (col. 1 line 66- col. 2 line 2). A user wished to use the mobile terminal in the visited network, and registers in the visited network. The ACS/VLR

assembles a registration and/or authentication message, and sends it to the AAA-F. The AAA-F uses a NAI to locate the appropriate AAA-H, and route the message to the appropriate HLR. The HLR validates or denies the registration request, and generates an appropriate response message, which is transmitted to the visited network, reading on the claimed "prior to said storing said user specific record, generating a request message at said local server node and transmitting said request message to the home AAA server of the user; and transferring data comprising said user specific record from said home AAA server to said local server node responsive to said request message," (fig.2 b., col. 4 line 52- col. 5 line 25, col. 6 lines 15-30).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authenticate a user by communicating with the home network (HLR, AAA-H) as taught by Basilier et al. in the method of Chavez et al. and Lamb, as modified by Bui et al., in order to include fraud protection in the HLR (Lamb; abstract).

Consider **claims 35, 41, 45 and 49**, and **as applied to claims 30, 31, 42 and 46 above**, respectively, the combination of Chavez et al. and Lamb, as modified by Bui et al., clearly show and disclose the claimed invention, except that the information included in the specific record specifically includes a first field for identifying the user and a second field to identify when to authenticate at the AAA-H.

In the same field of endeavor, Basilier et al. clearly show and disclose a method in which specific information, which may be access specific and/or application specific information is transmitted between visiting and home networks, (col. 1 line 66- col. 2 line 2). A user wished to use the mobile terminal in the visited network, and registers in the visited network. The ACS/VLR assembles a registration and/or authentication message, and sends it to the AAA-F. The AAA-F uses a NAI, or the significant digits of the IMSI, to locate the appropriate AAA-H, and route the message to the appropriate HLR. The HLR validates or denies the registration request, and generates an appropriate response message, which is transmitted to the visited network, reading on the claimed "user specific record comprises a first data field identifying said user and a second data field determining when authentication and/or authorization of said user is required in order to access said service," (fig.2 b., col. 4 line 52- col. 5 line 25, col. 6 lines 15-30).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to authenticate a user by communicating with the home network (HLR, AAA-H) as taught by Basilier et al. in the method of Chavez et al. and Lamb, as modified by Bui et al., in order to include fraud protection in the HLR (Lamb; abstract).

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **JAIME M. HOLLIDAY** whose telephone number is (571)272-8618. The examiner can normally be reached on Monday through Friday 7:30am to 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Appiah can be reached on (571) 272-7904. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jaime M Holliday/
Examiner, Art Unit 2617

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